

1  
2  
3 **UNITED STATES DISTRICT COURT**  
4 **NORTHERN DISTRICT OF CALIFORNIA**  
5 **SAN JOSE DIVISION**  
6

7 SASA MASLIC, et al.,  
8 Plaintiffs,

9 v.

10 ISM VUZEM D.O.O., et al.,  
11 Defendants.

Case No. 21-cv-02556-BLF

**ORDER RELIEVING ATTORNEY  
ALEXANDER JUSTIN HOLTZMAN AS  
COUNSEL OF RECORD FOR  
DEFENDANT EISENMANN  
CORPORATION**

12  
13 By order dated December 4, 2024, the Court permitted the law firms Frost Brown Todd  
14 LLC (“Frost Brown”) and Boies Schiller Flexner LLP (“Boies Schiller”) to withdraw as counsel  
15 for Defendant Eisenmann Corporation (“Eisenmann”). *See* Order, ECF 103. The Court granted  
16 Eisenmann 30 days to appear through substitute counsel. *See id.* The Court ordered Frost Brown  
17 and Boies Schiller to provide Eisenmann with a copy of the order relieving them as counsel, and  
18 to continue receiving papers for Eisenmann until substitute counsel appears. *See id.* Finally, the  
19 Court advised that if substitute counsel does not appear for Eisenmann, the Court will issue an  
20 Order to Show Cause why Eisenmann’s answer should not be stricken and a default entered  
21 against it.


22 Substitute counsel did not appear for Eisenmann within 30 days or to date. However, as  
23 the Court was on the point of issuing an Order to Show Cause, the Court became aware that  
24 Eisenmann’s representation by attorney Alexander Justin Holtzman was not terminated by the  
25 Clerk because his current employer is listed as the San Francisco City Attorney’s Office rather  
26 than Frost Brown or Boies Schiller. The Court requested clarification from Mr. Holtzman  
27 regarding the status of his representation. *See* Order, ECF 106. Mr. Holtzman has filed a letter  
28 advising that he left Boies Schiller for government employment, and that he requested the Court’s

approval of his withdrawal from this case in a proposed Consent Order filed on April 27, 2022. *See* Proposed Consent Order, ECF 73. That filing was not docketed as a motion and thus was overlooked by both the Clerk's Office and the Court. Mr. Holtzman is HEREBY RELIEVED as counsel for Eisenmann *nunc pro tunc* to April 27, 2022.

**ORDER**

- (1) Alexander Justin Holtzman is HEREBY RELIEVED as counsel for Eisenmann *nunc pro tunc* to April 27, 2022.
- (2) The Clerk SHALL modify the docket to reflect Mr. Holtzman's termination as counsel for Eisenmann effective April 27, 2022.
- (3) Frost Brown and/or Boies Schiller SHALL provide a copy of this order to Defendant Eisenmann.
- (4) On or before February 6, 2024, Frost Brown and/or Boies Schiller SHALL file a proof of service on Eisenmann with respect to both this order and the prior order relieving them as counsel of record.

Dated: January 23, 2024

  
 BETH LABSON FREEMAN  
 United States District Judge